

1888-008 Chancery Causes: Mariah Campbell vs. Peter A. Scott bc
Lee Co.

Pridemore

CA-Debt
T-Property

To The Hon. H. L. K. Morrison Judge
of the Circuit Court of Lee Co. Va.
Youratrix Mariah Campbell
surviving obligee of herself and
and the late George W. Campbell,
her former husband, Humbly, Com-
plaining would respectfully ap-
resent, that on the 31st day of
August 1883, her and her said
husband sold and conveyed
unto Peter A. and Charles C. Scott
with covenants of special warranty
a tract of land, situated in the
County of Lee and State of Virginia
on the waters of Powell river, properly
described in said deed of record
in the Clerk's office of said County, a
copy of which will be found
filed herewith as part hereof -

For this tract of land the said
Scotts were to pay the sum of
\$400. seventy five of which was
paid down. And for the residue
they executed three bonds, the first
for \$25, due & payable ninety days
after date; and on which there was
paid by Peter A. Scott \$12.50 the one
half thereof. And on Feb. 3rd 1884 the
said Peter A. Scott paid the balance of \$12.50

the residue of this bond is still due and unpaid - The other two notes, were each for \$150, one due in twelve & the other in eighteen months, all bore the same date, and each waived the Homestead exemption. On the one due after twelve months there has been paid on 22^d Sept 1884, \$30. The residue of each is now long over due & unpaid. These notes, with a Contract substantially showing the same facts, he found filed herewith marked 1, 2, 3, & 4 and are prayed to be considered herewith as parts hereof. At the time of the execution of these notes the said vendors were Citizens of Washington County Va, but have since removed to the State of Mississippi where they now reside.

They are the owners of said land so situated as aforesaid. There was no lien retained upon the face of said deed, or after lien taken for the payment of said sum of money.

The object of this bill therefore is to have, said land, attached and held liable for the payment of said

sums of money, the rents, and profits of which will not pay the same in five years; and to have the same or so much thereof sold as may pay the same & costs of this suit.

The premises considered your Excellency prays that, Peter A. Scott and Charles E. Scott be made parties defendant to this bill and answer its allegations on oath, that said lands be attached and held liable for the payment of the balance of purchase money due thereon - and on a hearing a decree be rendered for the same & a sale be made of the same or so much thereof as may be necessary to pay the same. And for all other further & General relief may your Excellency issue &c.

A. L. Dickinson
for Plff.

Clerk - - \$7.20
3 .50
Dr. 5.00
Estimate - 15.00

1880
Mariah Campbell & son

Bill ch
Foreign Attachment

Peter A. & Chas. C. Scott

Exhibits 1234 files.

1887 July, Spa not executed
only by leaving
order Pub. & Conto
11 Aug. order Pub. completed
& cause set for hearing
11 Aug. Term Decree Conto
1888 11 Dec. order & Conto &

Decree final

Mariah Campbell Surrogate Pffs
against

Peter A. & Charles C. Scott. Sept. 1

This cause came on again this day to be finally heard upon the papers heretofore read - the report of A. L. Pridemore Special Commissioner accompanied by the deed ~~herin before us~~ required to be made by him at a former day of this term - saw no exceptions appearing thereto said deed & report are confirmed & made final - saw no further action being necessary the cause is stricken from the docket -

Mariah Campbell
Senn

~~Deere final~~

Peter & Char C. Scott

April 7. 1888

Entered Chas. C. B.

page 120.

Hyatt C.

Enter this
April 6th / 88
H. S. M.

Mariah Campbell sumo. p^{ff} }
against } Achy

Peter A. & Charles C. Scott - depts }

This Cause came on this day
to be again heard upon the
papers formerly read and the
report of A. L. Ordlemae Corr,
filed on the 20 day of Jan. 1888
to which there are no exceptions
and was argued by Counsel - On
consideration of which and
for reasons appearing to the Court
said sale and report thereof are
each confirmed and made final.

And it appearing by said
report that the p^{ff} is willing
to accept the said Hyatt's bond
in full satisfaction of her de-
mand against the defendants
involved in this Cause, said Corr,
will, will turn the same over to
her or her assignees, in full
satisfaction thereof - And the said
Commissioner A. L. Ordlemae
will make & execute to said
Hyatt a deed to said land
so sold by him, with cove-
nants of special warranty
and retain a lien for said

Mariah Campbell

V De Ciel -

Confirms Rules

Peter A. Schenck, Secy

April 7, '88

Entered Pages 1647

Deposited

Enter Two
April 8, '88
H. S. K. M.

purchase money - He will ex-
ecute said deed, and file the
same, together with a report
of the manner of executing the
same to this Court at some future
day of this term - to which time
and the coming of said deed
& report the cause is continued.

Marion Campbell surre.
against

Peter A. Scott & Chas. C. Scott

Rich.

This Cause came on this day
to be heard upon the bill,
of the plff and exhibits filed
the order of publication duly
made against the defendants
and was argued by Counsel -
As the Cause being ready for
a hearing the Court is of opin-
ion and doth so adjudge
order and decree that the
plff recover from the defend-
ants the sum of three hundred and
twenty five dollars, with
legal interest on twenty five
dollars part thereof from
Dec. 10th 1883 till paid - As the like
interest on \$150 other part thereof
from Sept 1st 1884, As the like
interest on \$150 the residue thereof
from April 1st 1885, - Subject to
a Credit of \$12.50, paid on the first
sum herein above stated as of the
date thereof or \$150. Feb. 3rd 1884.
As a Credit of \$30 on the second sum
paid Sept. 22. 1884. And it is
decree'd that the plff receive her

Cash to be taxed by the clerk.

And unless these sums are paid within 30 days from the rising of this Court, L. L. Pruden is hereby appointed a Special Commissioner for the purpose will sell the land in the bill and proceedings mentioned and attached upon, or so much thereof as may be necessary to pay the same & attendant costs. He will sell the same on some Court-day at the front door of the Court-House of this County on a credit of six twelve and sixteen months except so much as may be necessary to pay costs of suit & sale he will require to be paid in hand. And for the deferred payments take bond with approved security bearing interest from day of sale.

But before proceeding to execute this decree he will execute bond in a penalty of five hundred dollars conditioned to duly perform the duties

hereunder - He will then post
notice for at least 30 days
in the front door of the Court
House and in the neighborhood
where the land lies setting out
time terms and place of sale
But before the plff shall
have the benefit of this de-
cree or said sale be made
she shall or some one for
her execute bond before the
Clerk of this Court in a
penalty of five hundred
dollars conditioned to pay all
costs & damages sustained by
any person, should the de-
fendants, come in hereafter
and make defense, to this
suit and the Court hereafter so
decide against her such costs
& damages. The commissioner
will report his action to the
Court at some future term
and the cause continue

Monica Campbell
Genl. 1872

73 Dec 1872
for sale

Peter & Charles C. Scott

Aug. 5 '87

Entered on page 724

C. A. Book No. 3.

J. S. Hyatt

Enter this
H. A. K. M.

Virginia Lee County Va

This day J. S. Pickens personally appeared before me the undersigned and made oath that he is informed and believes that Peter A. Scott, and Charles Scott are non residents of the State of Virginia and that they are justly indebted to ~~Monrovia~~ Campbell, survivor of her self & George W. Campbell in the following sum viz:

By note due after ninety days for the sum of and dated the \$25.00
31st Aug. 1883. Subject to a
Credit as of the maturity of \$12.00.
and balance paid Feb. 23

1884 for the sum of 1. 50

And also in the sum of \$150.00
one hundred & fifty dollars, due
in 12 mos from date of Aug 31

1883, Subject to a Credit of \$38
paid Sept 22, 1884, And also

in the further sum of one --- \$150
hundred & fifty dollars, due
eighteen months after date, and
dated also on the 31st Aug. 1883.

And that said sums are unpaid
given under my hand this May 30
1887.

J. S. Pickens C. C.

Monroe Campbell Secy &c

J. A. McClure.

Peter G. & Chas C. Scott

Filed May 30th 1887

J. A. McClure & Co.

To the Hon. A. S. K. Morrison Judge
of the Circuit Court of Lee
County - Your undersigned Com-
missioner begs leave to report that
in obedience to a decree ren-
dered in the Chancery Cause of
Mariah Campbell survivor &c
against Peter A. & Charles C. Scott
He has made the deed required
by said order and here files the
same - All of which is re-
spectfully submitted.

Mariah Campbell
v J Report of
of Reed &c
Peter A. & Charles C. Scott

Filed Apr 4th 1888

J. H. Blackwell

To The Hon. J. C. L. Morrison Judge
of the Circuit Court of Lee County, Va
Your Commissioner J. L. Williams
appears in the above named
Matter Case and Subpoena,
against the J. C. L. Morrison & Co. Debt
and leave to report that at the
October Term 1887, of the Circuit
Court of Lee County he charged
also the lands mentioned in the
proceeding of said Case, upon
the terms and in the manner in
which were directed, and when
J. L. Williams became the owner
of the amount of the debt interest
and cost. The debt as calculated
on that day, including interest and
cost (as estimated) amounted to \$40.00
of which sum \$30.70 was cost
and \$9.30 Commission. There had
been some small satisfaction
by the said debt being settled
between you and for the reason
\$347.35 ^{and paid for} & executed by three
bonds each for the sum of \$15.00
payable in six months and eight
months from said day of sale.
The way the defect had and
the best offer and now being
sufficient to amount to the same.

Not these bonds and the debt is sufficient to accept of the law and the new

as no injury can result from it
the defendants have had counsel
looking after the matter and no
further trial can be procured. Besides
he believes it to be a fair
sale for the land. He therefore
recommends its confirmation with
the usual conditions.

F. J. [unclear]

Wm. C. Crayford

Ed. H. [unclear]

Wm. C. Crayford

Ed. H. [unclear]

Filed January 20th

1888
J. S. [unclear] & Co.

425-

Ninety day after date we promise
to pay Geo W. Campbell and wife Twenty
five dollars. The hereby waives the ben-
-efit of our Homestead and all
other exemptions as to this note No Inter-
-est.

This Aug. 31st 1883

Peter A. Scott
Chas. L. Scott

Witness
W. A. Smith

Read on the within note
by order of the Court of 12 Sept.
dollars & fifty cents being the
value of the note.

And on the within note
before told & fifty cents
which was Notary's fee for
acknowledgment & was paid
from Geo. W. Comstock & wife to
John A. & Co. & Co.
This Feb. 28th 1854

D

\$150.

Twelve months after date for value received we promise to pay Geo H. Campbell and wife one hundred and fifty dollars. The hereby waives the benefit of our Homestead and all other exemptions as to this note. No interest—

This Aug. 31st 1883

Peter A. Scott

Chas. L. Scott

Witness

W. F. Smyth

September 22^d 1884
on the within note by
(1) one cow Thirty dollars \$30-

(2)

\$150.00

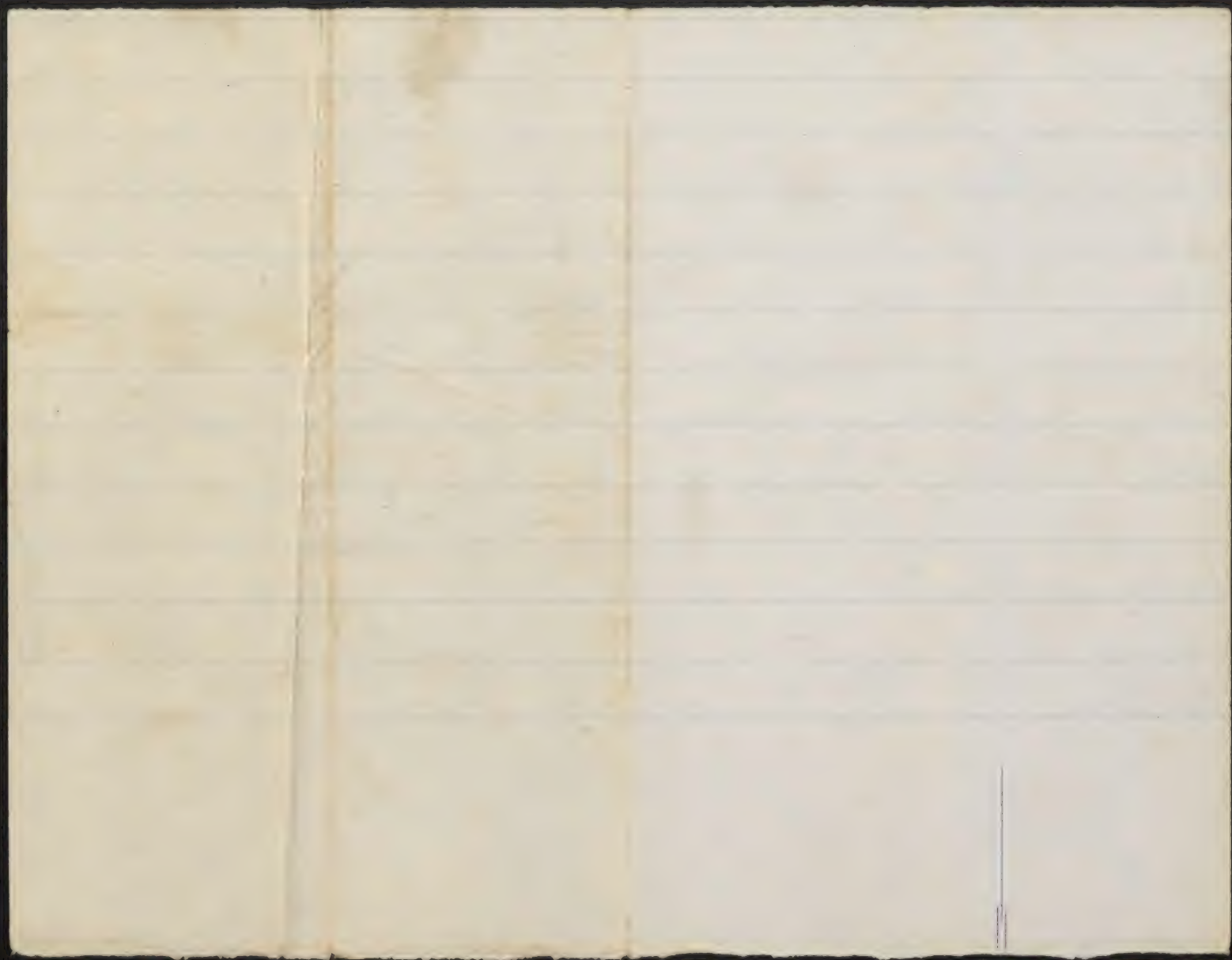
Eighteen months after date, for value received we bind ourselves to pay George Macpherson & wife One hundred & fifty Dollars, hereby waiving the benefit of our homestead & other exemptions as to this note, said note not to bear any interest, this the 31st day of Aug 1883

Geo. C. Scott.

Peter A. Scott

witness

W. F. Smith



7.04

Am't of notes ~~403~~ .45.

" " Cr.

55- 41

~~348~~ .04

Cost 90

~~35~~ .70

~~383~~ .74

24-

389.58

12

779 96

3899 8

46.79 36

1883^{yr} 8^{mo} 31^{day} = Date of notes,
add 3 till due

1883 11 31 = Time 25-note begins to bear int.
1888 11 12 = Time of settlement.
4 11 11 = " \$25- has to run,

\$25-
12 $\overline{) 15.0}$ x 11 yrs = \$6.00 Int for 11 yrs.
11 mos = 1.37 " " " 11 mos,
11 days.
30 $\overline{) 1375-}$
104

\$25-00
\$32.41 Amt of \$25 note this
Nov. 13th 1888

1883 8 31 = Date of notes
add 1 till due
1884 8 31 = Time when 2nd note falls due.
1888 11 12 = Time of settlement.
4 2 11 = " 1st \$150 note is due

\$150
30 $\overline{) 900}$ x 4 yrs = \$36⁰⁰ Int for 4 yrs.
2 mos = 1.50 " " 2 mos,
11 days.
30 $\overline{) 825-}$
127

\$150.00 = Principal
\$187.77 = Amt. 2nd note

1883 8 31 = Date of notes
add 1 6 till due
1885 2 31 = Time when 3rd note falls due
1888 11 12 = Time of settlement.
3 8 11

Over

$\frac{150}{9.00} \times 3\text{yr} = \27.00 Int for 3 yrs
 $175 \times 8\text{mo} = 14.00$ " " 8 mos.
 $175 \times \frac{1}{30} \text{ day} = .27$ " " 11 days
150.00 Principal
 $\$183.27$ Amt of 3rd note
 187.77 " " 2nd " "
 32.41 " " \$25. " "

 $\$403.45$ - " in full

Credits,

$\$30$ Paid Sept. 2nd 1884 | 1888. 11 12
 $\frac{00}{1884} \quad 9 \quad 22$

 $1.80 \times 4 = \$7.20$ Int for 4 yrs
 $1.5 \times 1 = 1.5$ " " 1 ms.
 $1.5 \times \frac{1}{3} = 30.00$ " " 20 days
30.00 Principal
 $\$37.45$ - Amt of payment 1 cont.
 $\$14$ Paid on \$25. note 1884 Feb. 23rd
 $1888. 11 12$
 $1884 \quad 2 \quad 23$

 $14 \quad 19$
 $\frac{06}{184} \times 4 = \3.36 Int for 4 yrs.
 $107 \times 8 = .56$ " " 8 mos.
 $107 \times \frac{19}{30} = .04$ " " 19 days
14.00 Payment.
 $\$17.96$ Amt of Payment.
 37.45

 $\$55.41$

$\frac{19}{30} \frac{133}{104}$

yr	mo	da	
1888	4	3	Sale Confirmed
1883	11	31	time when \$25 th fell due.
4.	4	12	" for " " to run at interest

$\$25$
 $\frac{.06}{\$15.00} \times 4 \text{ yrs} = \$6.00 = \text{Int. for 4 yrs.}$
 $.125 \times 4 \text{ mo} = .50 = " " 4 \text{ mos.}$
 $.125 \times \frac{1}{15} = .01 = " " 2 \text{ days}$

$\$25.00$ Principal
 $\$31.51 = \text{Amt of } \$25 - \text{note for entire time}$

yr	mo	da	
1888	4	3	Sale Confirmed
1884	8	31	= time 2 nd note fell due
3.	7	2	= " " has to run.

$\$15.00$
 $\frac{.06}{\$9.00} \times 3 \text{ yrs} = \$27.00 \text{ Int. for 3 yrs.}$
 $.75 \times 7 \text{ mo} = 5.25 = " " 7 \text{ mos.}$
 $.75 \times \frac{1}{15} = .05 = " " 2 \text{ days}$

$150.00 = \text{Principal}$
 $\$182.30 = \text{Amt. 2nd note, entire time.}$

yr	mo	da	
1888	4	3	Sale Confirmed
1885	2	31	= time 3 rd note falls due.
3.	1	2	= " for " " to run

$\$15.00$
 $\frac{.06}{\$9.00} \times 3 \text{ yrs} = \$27.00 \text{ Int for 3 yrs}$
 $.75 \times 1 \text{ mo} = .75 = " " 1 \text{ mo.}$
 $.75 \times \frac{1}{15} = .05 = " " 2 \text{ day.}$

150.00 Principal
 $\$177.80$

Amt \$5. notes = $\$31.51$

" 2nd " 182.30

" 3rd " 177.80

$\$391.61 = \text{Amt of all the notes}$

(Over)

Credit by Auct paid on notes

\$30	1888	4	3	da	Sale Confirmed.
.06	1884	9	22		\$30 paid
\$1.80		3.	6.	11	

\$1.80 x 3 yrs = \$5.40 Int for 3 yrs.

.15 x 6 mo = .90 " " 6 Mo.

.15 x 1/30 = .05 " " 10 days

\$30.00 Principal
\$36.35 = Auct. of \$30 Payment.

\$14	1888	4	3	da	Sale Confirmed
.06	1884	2	23		\$14 paid
.84		4.	1.	10.	

.84 x 4 yrs = \$3.36 Int. for 4 yrs.

.07 x 1 mo = .07 " " 1 mo

.07 x 10/30 = .02 " " 10 days

14.00 Principal or Payment
\$17.45 = Auct of \$14 Payment
36.35 " " \$30 "
\$53.80 " in full

\$391.61 Auct of Debt.

35.70 Costs of Suit &c

\$427.31
53.80 credits

\$373.51 Auct due Rec. Paidemore Apr. 3rd 1888.

From	1888	4	3	da.	} Over
to	1888	11	12		
=		7	9		

\$373.51

12/ \$22.41 06

1.86 x 7 mos = \$13.02

1.86 x 9/30 = .55

373.51
\$387.08 Bal. in full.

Auct due Apr 3 1888 \$373.77

Add Costs of Sale 16.47

389.98

Int for 2 years

46.79

\$436.77

This article of agreement made
and entered into this the 31st day
of Aug. 1883. by and between Geo. W. Camp-
bell of Sullivan County Tennessee party
of the first part and Chas. C. Scott and
Peter A. Scott of Washington County
State of Virginia parties of the second
part. Witness the following.

That the said Geo. W. Campbell & wife
have this day executed their deed
to a certain tract or parcel of land
situated in Lee County State of
Virginia on Powells river. for and in
consideration of the sum of Four
Hundred Dollars paid as follows,
Seventy five Dollars Cash in hand
Twenty five in thirty days, One hundred
& fifty Dollars in twelve months,
& the remaining One hundred & fifty
Dollars in Eighteen months all
from the day & date hereof, without
interest, for which bonds are duly
executed. In witness whereof the
parties hereto have this day affixed
their names & seals.

George W. Campbell
Chas. C. Scott (Seal)
Peter A. Scott (Seal)

witness,

H. H. Smith

Contract
Geo W Campbell
B B Scott
P A Scott

(4)

I, Know all men by these presents
that we A. L. Tidemore and
D. H. Bailey are held and
truly bound unto the Commonwealth
of Virginia in the just and full sum of
Five Hundred Dollars, and for the
prompt payment thereof, well and
truly, to be made unto the said Com-
monwealth we each bind ourselves
heirs &c, and as to this bound ourselves
our honest and exceptions witness
our hands and seals this 26th Octo.
1887,

The Condition of the above obligation
is such that, ~~Narrake~~ Campbell
Surv. &c, in her Chancery suit in the
Circuit Court of Lee County against
Peter A. and Charles E. Scott, obtained
a decree against said Defendants
at the Aug. Term 1887 of said Court
in which she recovers certain sum
against said Defendant and for the
satisfaction of said sum, certain
lands mentioned in said bill is
ordered to be sold, Now therefore
should the Plaintiff or some one for
her pay all costs & damages sus-
tained by any person, should the

the defendants come in hereafter
and make defense to this suit &
abide such orders as the court
may hereafter decree against
her, then this obligation to be
void otherwise to remain in
full force and virtue.

A. L. Pridemore *Seal*

W. H. Bailey *Seal*

Wm. G. Gunkel
J. J. Gunkel
J. J. Gunkel

John Gunkel

Filed Oct. 26/88
J. A. Gunkel

Know all men by these presents
that we A. L. Pridemore and
J. A. Hyatt are held and firmly
bound unto the Commonwealth in the
sum of Six Hundred Dollars, and for
the prompt payment thereof well and
truly to be made unto the said Court,
we each bind ourselves heirs &c, and
we as to this bond waive our home-
stead exemptions, witness our hands
and seals this 26th October 1887.

The Condition of the above
obligation is such that the above bound
A. L. Pridemore was appointed a Commissioner
in the Chancery Cause of ~~Marshall~~ Camp-
bell Sur. &c, vs Peter A. & Chas. C. Scott
now pending in Lee County Circuit
Court, by a decree entered therein
on the 3rd Sept. 1887, and by said decree
directed to make sale of certain lands
mentioned in said Bill.

Now therefore should the said Court
faithfully perform his duties and
justly account for all sums of money
he may receive as such Commissioner
then this obligation to be void otherwise
to remain in full force & virtue.

A. L. Pridemore *Seal*
J. A. Hyatt *Seal*

Marshall Campbell
Carr. Pindmore
as $\frac{2}{3}$ Bond

Peter A. Thomas & Scott

Filed Octo 26/1887
J. A. Wyatt & Co

50.00

Muriel Campbell Survivor
of herself & George W. Campbell } In Chy
decease. } Ld. Rndy

Against
John A. Scott and Charles C. Scott

The object of this suit is to have
sold the following described tract
of land ^{the day attached as for that purpose} or so much thereof as may
be necessary to pay the following sum, ^{to wit}
The sum of twenty five dollars
due by note, dated Aug. 31st 1883
and payable twelve days after
date, Subject to a credit of
\$12.50 as of its maturity and also
\$1.50 paid Feb. 23, 1884. And also
the sum of one hundred & fifty
dollars due twelve months after
date and dated Aug 31st 1883, Subject
to a credit of \$30 paid Sept 22, 1884.
And also the sum of \$150 due &
payable eighteen months after date
and dated said 31st day of Aug. 1884.
The land so attached and sought
to be sold is situated on Powell's
river in Lee County Virginia and
bounded as follows - Beginning on
a corner of Chestnut and two Post-roads,
on a high bank of Powell's river corner

to a survey of Arthur Gibrant and with
his line ch. 46° E. 26 poles, to a hickory & black-
oak in a ridge; ch. 40° E. 22 Poles to two sour-
woods in a flat ch. 78° E. 30 poles, to a
white oak & two dogwoods on the side of
a ridge ch. 60° E. 60 poles, to a large chestnut
white oak & four dogwoods, on a rise ch. 73°. 99
poles, to a black oak & a white oak near
a hollow, S. 5° W 60 poles, to a buckeye &
two hack berries ch. 22 E. 60 poles, leaving
said line & crossing the river to four
elm & a hickory, thence down with
the meander of said river 150 poles
to a stake on a line of a 1018 acres
survey of John Campbell, 180 poles, to
a large oak, white oak, beech two
dogwoods, saplings & a hickory on the
bank of the river; thence S. 47° Pole,
crossing the river to the beginning
see deed of said George W. Campbell
& Mariah Campbell his wife to said
Scott, deed book 20 Page 336,
County Court Clerk's office.

A. L. Pringle
Atty for Plff.

Virginia Lee County Court Clerk's office the 30th
day of May 1897.

The foregoing Lis Pendens was this day filed
in this office and admitted to record.

Teste John R. Gibson Clerk.

Monica Campbell
Sumner

v. J. S. Pennington.

Peter A. & Chas. L. Scott

Recorded in Book
Book No 22, 2291
John R. Libbman

Virginia,

In the Clerk's office of the
Circuit Court Lee Co. Va.
Monday, 30th day of May 1887.

Marrah Lumber Co. vs. Peter A. Scott & Chas. C. Scott

against

Peter A. Scott & Chas. C. Scott (Def'ts)

The object of this suit is to recover
against the defendants \$25.00 and in-
terest thereon from the 1st Decr. 1883 till
paid. Subject to a credit of \$12.50 paid
Decr 31st 1883 + \$1.00 paid Feby. 23rd 1884,
and also \$100.00 with interest from 31st
Aug. 1884, till paid subject to a credit
of \$30.00 paid Sept. 22nd 1884, and also the
further sum of \$100.00 with interest
from the 1st March 1886 till paid
and the costs of this suit, and to have
a decree rendered directing the
sale of the land mentioned in the
Bill, to satisfy these sums, which
land has been attached for the
purpose, and it appearing from
an affidavit filed in this cause
that the defendants Peter A. Scott
and Chas. C. Scott are non
residents of this State, it is
therefore ordered that there

Marshall Campbell Secy
no ³/₃ Order Pub.

Peter A. Scott Chas C. Scott

I certify that I
delivered to the
Gerald an office
copy of this order
on the 6th June 1887.

for publication
and fasten a like
copy thereof at
the front door of
the C. H. on the
1st day of June
1887. J. A. Hyatt ec.

A. J. Hyatt ec.

with J. A. Hyatt ec.

I have been visiting recently
after the publication of this
order and it is what may
be necessary to protect their
interest in this visit.

The Commonwealth of Virginia,

To the Sheriff of LEE COUNTY--Greeting:

WE COMMAND YOU to summon

Peter A. Scott and
Charles C. Scott

to appear at the Clerk's office of the Circuit Court of Lee County, at the Court House
on the first Monday in *July* next, being Rule Day, to answer a

Bill in Chancery exhibited in our Court against *them*, by *Mariah*
Campbell, Survivor of herself and
George W. Campbell deceased

And have then and there this Writ. Witness, J. A. G. HYATT, Clerk of our said
Court, at the Court House, this *30th* day of *May* 188*7* in
the *11* year of the Commonwealth.

J. A. G. Hyatt Clerk.

A Copy Teste:

Microrhynchus campbelli Sars

Spain choy

Peter A. + Chas. C. Scott

To July Rules 1887

Executed, by ^{the affiant} ~~myself~~ on a tract of
land situated in
Lee County, Va on
Powell's River, deeded
to Peter A. Scott and
Charles E. Scott by
George W. Campbell
and Minerva Campbell
and properly described
and bounded as set
out by the Clerk &
found in deed Book
20 Page 335-6 County
Court Clerk's office Lee Co Va
May 30/88 T. E. C. Flanagan
for R. D. Flanagan

Jonesville Va⁹ Aug 22/87.
I Jeff Duff Publisher of
the Virginia Herald, a weekly
newspaper, published in the town
of Jonesville Lee County Va⁹
do certify that the annexed
Chancery order appears for
succession works in said
paper Publication ending
July 15th 1887
Jeff Duff
Pub
Publication for \$¹⁰00 unpaid,

Virginia: In the Clerk's Office of the
Circuit Court for Lee County Monday 30
day of May 1887.
Minerva Campbell surv. &c. Plf.)
vs.) In Chy.
Peter A. & Chas. C. Scott Defl.)
The object of this suit is to recover
against the defendants \$25.00 and inter-
est thereon from the 1st of Dec. 1883 till
paid subject to a credit of \$12.50 paid Dec.
1st 1883 and \$1.50 paid Feb. 25, 1884, and
also \$150.00 with interest from 31st of Aug
1884, till paid subject to a credit of \$30.00
paid Sept. 22, 1884, and also the further
sum of \$150.00 with interest from the 1st
March 1886 till paid and the costs of this
suit and to have a decree rendered direct-
ing the sale of the land mentioned in the
bill, to satisfy these sums which land has
been attached for the purpose and it ap-
pearing from an affidavit filed in this
cause that the defendants Peter A. Scott
and Charles C. Scott, are non-residents of
this State, it is therefore ordered that they
appear here with in one month after due
publication of this order and do what may
be necessary to protect their interest in
this suit. A copy Test.
J. A. GILYATT, C. C.
A. L. FIDEMORE, p. q.

Minira Campbell, Surg.
V. 53 Dub
Certificate
Peter H. Chas & Scott -

Order of Publication

when

For \$500

A. L. P.